1 2	TERESA CAFFESE (CSBN: 124342) LAW OFFICES OF TERESA CAFFESE 1000 Brannan Street, Suite 400 San Francisco, CA 94105		
3	Telephone: (415) 536-1455		
4	Attorney for Defendant EDWARD ROBLES		
5			
6	UNITED STATES DISTRICT COURT		
7	NORTHERN DISTRICT OF CALIFORNIA		
8	SAN FRANCISCO DIVISION		
9			
10	UNITED STATES OF AMERICA,	Case No. CR-14-102 CRB	
11	Plaintiff,	DEFENDANT ROBLES' AMENDED WITNESS LIST	
12	v.	TRIAL DATE: NOVEMBER 3, 2014	
13	EDWARD ROBLES, et al.	TIME: 9:00 A.M.	
14	Defendants.	CTRM: 6, 17TH FL.	
15			
16	TO ALL DADGETS AND STREET ASSOCIA	ADAJON C	
17	TO ALL PARTIES AND THEIR ATTO		
18		efendant Edward Robles, by and through undersigned	
19	counsel, has amended his witness list in lig	tht of recent discover. He now discloses the following	
20	potential defense witnesses for jury trial:		
21	1. Frank Agosta		
22	2. Nicole Manning Bruckert (SFPD)		
23	3. Josephine Blink		
24	4. Daniel Boyd (FBI)		
25	5. Stephen Bucy (SFPD)		
26	6. Justin-Paul Bugarin (SFPD)		
27	7. Jim Calonico (SFPD)		
28		_1_	

1	8. Eric Clay
2	9. Jerome DeFillippo (SFPD)
3	10. Ellen Dolese (OCC)
4	11. Al Duarte (SFPD)
5	12. Joseph Emanuel (SFPD)
6	13. Mehdi Gahne
7	14. Charles Gallman
8	15. Bobby Greiner (SFPD)
9	16. Bob Hammer
10	17. Mike Hickman
11	18. Ben Houston (SFPD)
12	19. Candice Hilder (SFPD)
13	20. Michelle Jean (SFPD)
14	21. OCC Investigator Jolice
15	22. Bob Kaprosh (SFPD)
16	23. Darcy Keller (SFPD)
17	24. Matthew Kenny (SFPD)
18	25. Fouga Lakalaka
19	26. Gabriel Lara
20	27. Rick Lazorro
21	28. Quijaun Maloof
22	29. Chris Millikin
23	30. Officer Minner (SFPD)
24	31. Farshad Moinzadeh
25	32. Rachel Murphy (SFPD)
26	33. Christopher Olsen (SFPD)
27	34. John O'Rourke (SFPD)
28	35. Darsham Patel

1	36. Sue Patel		
2	2 37. Christopher Pedrini (SFPD)		
3	38. Brian Philpot (SFPD)		
4	4 39. Ernest Robles		
5	5 40. John Pioti		
6	41. David Sands (SFPD)		
7	7 42. Denise Schmidt (SFPD)		
8	8 43. Pete Siragusa		
9	9 44. Tasha Smith		
0	0 45. Saturnino Solanoy		
1	1 46. Patricia Velarde		
2	2 47. Pete Walsh (SFPD)		
3	48. Brenda Wilson (FBI)		
4	4 49. Constantine Zachos (SFPD)		
5	Defendant is still actively locating and interviewing potential trial witnesses, evidence and		
6	documents and will disclose the same as is discovered or received.		
7	7		
8	DATED: November 2, 2014	Respectfully submitted,	
9	9	LAW OFFICES OF TERESA CAFFESE	
20	0	By: <u>/s/</u> TERESA CAFFESE	
21	1	Attorney for Defendant EDWARD ROBLES	
22	2	ED WARD ROBLES	
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